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12 Attorneys for Defendants David Imonitie,		
13 Spela Sluga, Devon Roeser, NVisionU, Inc.,		
Bass Grant and Lucas Longmire		
UNITED STATES DISTRICT COURT		
DISTRICT OF NEVADA		
INC. a Navy Varla comparation dis IM	Case No.: 2:22-CV-01863-GMN-BNW	
INC., a New York corporation dba IM MASTERY ACADEMY,		
JOINT MOTION FOR EXTENSION OF TIME FOR		
DEFENDANTS BASS GRANT ANI		
OR OTHERWISE RESPOND TO	LUCAS LONGMIRE TO ANWER OR OTHERWISE RESPOND TO	
DAVID IMONITIE an individual; FIRST AMENDED COMPLAINT		
23 SPELA SLUGA, an individual; (FIRST REQUEST) 24 DEVON ROESER, an individual;		
IVAN TAPIA, an individual;		
25 NVISIONU, INC., a Delaware corporation; ILYKIT, LLC, a Utah		
limited liability company, LUCAS		
27 LONGMIRE, an individual; MICHAEL ZHOR, an individual;		
NATHAN SAMUEL, an individual;		

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2	2 JUSTIN OWENS, an individual; PAULO CAVALLERI, an			
3				
4	CONTREAS on individual PASS			
•	GRANT, an individual; ANGELA			
5				
6	6 CRUISHANK, an individual; VINCE MURPHY, an individual; GARY			
7				
8	VATRINA WORCESS on individual.			
	LUIS RONALDO HARNANDEZ			
9	THAT 1371, all marviaur,			
10	STEPHANIA AYO, an individual; SILVIA AYO, an individual;			
11				
12				
12	individual; DOES 1 through 10,			
13	CODDOD A TIONS I through V			
14	inclusive,			
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16	6			
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	Tind related counterclaim			
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20	Plaintiff International Markets Live, Inc. dba IM Master Academy ("Plaintiff")			
21				
22	and Defendants Bass Grant and Lucas Longmire ("Defendants"), through their			
	respective counsel, hereby stipulate and agree as follows:			
23	respective counsel, hereby supulate and agree as follows.			
24	WHEREAS, on December 20, 2022, Plaintiffs filed their First Amended			
25				
26		Complaint (the "First Amended Complaint"; ECF No. 47);		
	WHEREAS, on December 21, 2022, Plaintiffs served the First Amended on			
27				
28	Defendant, Lucas Longmire. (ECF No. 69).			
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         WHEREAS, on December 23, 2022, Plaintiffs served the First Amended on
 2
    Defendant, Bass Grant. (ECF No. 70).
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          WHEREAS, defendants Grant and Longmire have recently retained the services
 4
    of SLIGHTING LAW and Wellman & Warren, LLP, in this matter.
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          WHEREAS, defendant Grant's response date to the First Amended Complaint
    is due January 13, 2023.
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         WHEREAS, defendant Longmire's response date to the First Amended
10
    Complaint is due January 11, 2023.
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         WHEREAS, on January 5, 2023, the parties met and conferred, and agreed to
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13
    extend defendants Grant's and Longmire's deadline to answer or response to the First
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    Amended Complaint to January 23, 2023, which is the first request to extend these
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    deadlines.
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1	THEREFORE, in consideration of the foregoing, the parties stipulate and jointly		
2	move that the last day for Defendants Grant and Longmire to answer or otherwise		
3			
4	respond to the First Amended Complaint shall be January 23, 2023 .		
5	Respectfully submitted to the court on January 10, 2023.		
6			
7			
8	SLIGHTING LAW		
9	/s/ Brad Slighting		
10 11	Bradley S. Slighting, Esq.		
12			
13	WELLMAN AND WARREN LLP		
14	/s/ Chris Wellman		
15	Chris Wellman, Esq. Pro Hac Vice		
16	California Bar No. 304700		
17	Attorneys for Defendants David Imonitie, Spela Sluga, Devon Roeser, NVisionU, Inc.,		
18	Bass Grant and Lucas Longmire		
19			
20	HOLLAND & HART LLP		
21	<u>/s/ Jenapher Lin</u> Lars K. Evensen, Esq.		
22	Jenapher Lin, Esq. 9555 Hillwood Drive, 2nd Floor		
23	Las Vegas, NV 89134		
24	KERR SIMPSON ATTORNEYS AT LAW P. Sterling Kerr, Esq.		
25	George E. Robinson, Esq. 2900 W. Horizon Ridge Parkway, Suite 200 Henderson, NV 89052		
26	Attorneys for Plaintiff		
27			
28	ORDER IT IS SO ORDERED		
	BRENDA WEKSLER 4 UNITED STATES MAGISTRATE JUDGE		